IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

In re:

: Chapter 11 USG CORPORATION, :

a Delaware corporation, et al., : Jointly Administered

: Case No. 01-2094 (JKF) Debtors. :

USG CORPORATION, et al.,

:

Movant :

v.

OFFICIAL COMMITTEE OF ASBESTOS PERSONAL: Civil Action No. 04-1559 (JFC) INJURY CLAIMANTS, OFFICIAL COMMITTEE OF: Civil Action No. 04-1560 (JFC)

INJURY CLAIMANTS, OFFICIAL COMMITTEE OF UNSECURED CREDITORS, OFFICIAL :

COMMITTEE OF ASBESTOS PROPERTY :

DAMAGE CLAIMANTS AND LEGAL :

REPRESENTATIVE FOR FUTURE CLAIMANTS,

Respondents.

DEBTORS' STANDARD QUESTIONNAIRE TO SELECT PERSONAL INJURY ASBESTOS CLAIMANTS

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Counsel for Debtors

Answer separately and truthfully in writing each of the questions in this Questionnaire in accordance with the Questionnaire's Definitions and Instructions. Read the entire Questionnaire carefully <u>before completing it</u>. Your completed Questionnaire and all attachments must be post-marked for return mailing to Rust Consulting, Inc. on or before January 9, 2006. Make sure that you and your attorney, if you have one, sign the last page of the Questionnaire under oath. Completion of this Questionnaire is mandatory under Federal Rules of Civil Procedure, Rules 26 and 33, made applicable to this proceeding by Federal Rules of Bankruptcy Procedure 7026 and 7033.

DEFINITIONS

The words in Capitals in the Questionnaire are defined as follows:

- The Injured Party is the person who allegedly has or had a medical condition caused by asbestos exposure, including but not limited to Mesothelioma, Lung Cancer, Other Cancer, Pleural Plaques, Diffuse Pleural Thickening, Asbestosis, or other non-malignant asbestos-related condition.
- 2. The Personal Representative of the Injured Party is the person or entity that is filing the claim on behalf of the Injured Party if the Injured Party is legally incompetent or deceased. This person or entity may be, for example, the Injured Party's legal guardian, executor, or administrator. This person or entity is not the attorney representing the Injured Party or the attorney representing the Personal Representative of the Injured Party.
- 3. The Claimant is either the Injured Party or, if the Injured Party is legally incompetent or deceased, the Personal Representative of the Injured Party.
- 4. Debtors are any or all of the following corporations: USG Corporation, United States Gypsum Company, USG Interiors, Inc., USG Interiors International, Inc., L&W Supply Corporation, Beadex Manufacturing, LLC, B-R Pipeline Company, La Mirada Products Co., Inc., USG Industries, Inc., USG Pipeline Company, and Stocking Specialists, Inc.
- 5. US GYPSUM is United States Gypsum Company. For a description of the businesses of US GYPSUM and other Debtors and a listing of the types of products they manufactured or sold that may have contained asbestos, see Appendix B to this Questionnaire.
- 6. PLEURAL PLAQUES is a non-malignant, circumscribed or localized area of fibrous material appearing in the lining of the lung or the chest wall.
- 7. DIFFUSE PLEURAL THICKENING is a diffuse (as opposed to circumscribed or localized) area of fibrosis appearing in the lining of the lung or the chest wall.
- 8. Asbestosis is diffuse fibrosis (or scarring) on both lungs caused by the inhalation of asbestos fibers.
- Lung Cancer is a malignant tumor of the lungs.
- **10.** Mesothelioma is a malignant tumor of the pleura, which is the thin membrane or lining surrounding the lung (pleural mesothelioma). It may also be a malignant tumor of the lining of the abdominal cavity (peritoneal mesothelioma).
- 11. Other Cancer is any cancer other than Lung Cancer or Mesothelioma and includes but is not limited to colon cancer, laryngeal (voicebox) cancer, esophageal cancer, pharyngeal (throat) cancer, stomach cancer, breast cancer, ovarian cancer, liver cancer, brain cancer, lymphoma (cancer of the lymph nodes (or tissues)), and prostate cancer.
- **12.** Forced Vital Capacity (FVC) describes the total amount of air that can be forcibly and quickly exhaled after inhaling as much air as possible.
- **13.** Forced Expiratory Volume (FEV₁) describes the volume of air that can be forced from the lungs in one second of effort.
- **14.** Total Lung Capacity (TLC) represents the total amount of air that can be taken into the lungs, including the air that cannot be exhaled.
- **15.** Diffusion Capacity (DLCO or D_{co}) measures the exchange of oxygen from the air to the blood stream.

Instructions

- 1. Read carefully the entire Questionnaire and the Definitions and Instructions <u>before completing the Questionnaire</u>. It is important to read the entire Questionnaire at least once <u>before completing it</u> because you may need to copy some sections prior to filling them out so that you can submit multiple copies of the sections. See Instruction No. 4, below.
- 2. Type or print your answers to each question neatly and legibly using black or blue ink. Use capital letters and avoid contact with the edge of the character boxes. Mark check boxes with an "X" (example at right). ☑ Do not use a felt-tip pen, do not write outside the boxes or blocks, and do not bend or fold the pages of the Questionnaire. Do not distribute this Questionnaire to others for their completion because each Questionnaire has a unique identifying barcode and number for each INJURED PARTY.
- 3. Be complete, accurate, and truthful in your answers to the questions asked. This Questionnaire is an official court document that may be used as evidence in any legal proceeding regarding your claim. The penalty for knowingly and fraudulently making a false statement under penalty of perjury is a fine of up to \$500,000 or imprisonment for up to five years, or both.
- **4.** If you cannot fit all information in any particular section or page, make a copy of that page <u>before filling it out</u> and add the necessary information to the copied page(s). Attach as many additional pages as needed.
- 5. If the Injured Party is deceased, submit a copy of the death certificate with the Questionnaire. If this Questionnaire is being filed by the Personal Representative of the Injured Party, submit with the Questionnaire written evidence of your authority to act on behalf of the Injured Party.
- 6. Submit with the Questionnaire copies of the following medical documents:
 - A. If in Part 2 you state that the Injured Party has been diagnosed with Mesothelioma, submit a copy of a narrative statement from a diagnosing physician that shows the alleged diagnosis.
 - B. If in Part 2 you state that the Injured Party has been diagnosed with Lung Cancer or Other Cancer, or with Pleural Plaques, Diffuse Pleural Thickening, Asbestosis, or any other non-malignant asbestos-related condition, submit:
 - i. An original of the Injured Party's most recent radiographic evaluation, such as an x-ray or CT scan, taken before the filing of the Injured Party's claim;
 - ii. Copies of any and all medical reports and records that were relied upon for, or that conflict with, the alleged diagnosis, including but not limited to:
 - Physical exam results;
 - Pathology reports;
 - Diagnostic tests or reports;
 - Laboratory tests;
 - Letters or other written statements from a doctor or medical clinic;
 - Pulmonary function test (PFT) reports, including:
 - Spirogram tracings;
 - Forced Vital Capacity (FVC);
 - Forced Expiratory Volume (FEV1);
 - Total Lung Capacity (TLC);
 - DIFFUSION CAPACITY (DLCO or D_m); and
 - iii. Copies of any and all written statements by a doctor or medical clinic regarding the cause or potential cause of the alleged diagnosis.

If in Part 2 you allege multiple diagnoses, submit copies of all medical documents required for each and every diagnosis that you allege. Debtors will reimburse your reasonable expenses incurred in copying the medical documents that you submit. See Instruction No. 10, below.

7. If the Injured Party or the Personal Representative of the Injured Party responded to interrogatories or was deposed in a lawsuit filed by or on behalf of the Injured Party for asbestos-related personal injury, submit with the Questionnaire copies of any and all such interrogatory responses and depositions. If a written claim, including but not limited to a proof of claim form, was submitted by or on behalf of the Injured Party for asbestos-related personal injury in another bankruptcy case or against a trust established pursuant to a plan of reorganization or liquidation in another bankruptcy case, submit with the Questionnaire copies of any and all such written claims. See Part 8 of the Questionnaire.

If the Injured Party was exposed to asbestos through another party (the "Source Individual"), and if the Source Individual responded to interrogatories or was deposed in a lawsuit filed by or on behalf of the Source Individual for asbestos-related personal injury, submit with the Questionnaire copies of any and all such interrogatory responses and depositions. If a written claim, including but not limited to a proof of claim form, was submitted on behalf of the Source Individual for asbestos-related personal injury in another bankruptcy case or against a trust established pursuant to a plan of reorganization or liquidation in another bankruptcy case, submit with the Questionnaire copies of any and all such written claims. See Part 9 of the Questionnaire.

Debtors will reimburse your reasonable expenses incurred in copying the interrogatory responses, depositions, and written claims that you submit. See Instruction No. 10, below.

- 8. If in Part 4 you identify a co-worker or other person upon whom you rely for your belief that the INJURED PARTY was exposed to an asbestos-containing product of US GYPSUM or another DEBTOR, and if that co-worker or other person was deposed in any asbestos-related personal injury action, submit with the Questionnaire copies of any and all such depositions. See Part 4 of the Questionnaire. Debtors will reimburse your reasonable expenses incurred in copying the depositions that you submit. See Instruction No. 10, below.
- **9.** In Parts 4-7 of the Questionnaire, you are asked to provide Standard Occupational Classification Codes and Standard Industrial Classification Codes. For a list of these codes, refer to Appendices C and D, respectively, to the Questionnaire.
- **10.** Instead of originals, you may submit copies of any and all documents that the Questionnaire requires with the exception of radiographic evaluations, such as x-rays or CT scans. You must submit the originals of these evaluations.

Debtors will reimburse your reasonable expenses incurred in copying documents that you submit. In Part 10, indicate the documents for which you seek reimbursement and the total amount of the reimbursement you seek. Attach to this Questionnaire a receipt that shows the copy costs you incurred.

Upon request, Debtors may have access to the original of any document that you submit. Original documents and radiographic evaluations provided to Debtors will be returned within a reasonable time after their professionals and experts have reviewed the documents or evaluations.

11. Make sure that the Injured Party or the Personal Representative of the Injured Party completes and signs the Authorization for Release of Earnings Information and Employment Records From the Social Security Administration contained in Appendix A. You do not need to complete the Request for Social Security Earnings Information Form (Form SSA-7050-F4) that is included in Appendix A with the Authorization. This form is only for your reference. You need only complete and return the Authorization on the first page of Appendix A.

A confidentiality agreement entered in this case provides that the following information may be disclosed only to persons involved in the case, that it will be held in strict confidence by persons who receive it, and that it will be used only for purposes related to the case: (1) social security numbers collected in the Questionnaire or its supporting documentation; (2) all records regarding the Injured Party that Debtors receive from the Social Security Administration pursuant to the Authorization in Appendix A ("SSA Documents"); (3) information contained in the SSA Documents when disclosed in conjunction with the Injured Party's name, address, or social security number; and (4) medical records or medical information collected with or in the Questionnaire when disclosed in conjunction with the Injured Party's name, address, or social security number.

- **12.** If you have questions concerning this Questionnaire or want to request additional copies of it, your attorney may call the toll-free automated helpline of Rust Consulting, Inc. The helpline may be reached at 1-800-611-9738. Rust Consulting cannot provide legal advice.
- 13. If you prefer to input your responses to the Questionnaire on a computer, you must call Rust Consulting's toll-free automated helpline at 1-800-611-9738 to obtain a copy of the Questionnaire as a writable Portable Document Format (PDF) document. Once you have entered all responses into the PDF document, you must print the document and have the Claimant and the Claimant's attorney, if any, sign the certification in Part 10 of the Questionnaire. Return to Rust Consulting the printed and signed Questionnaire along with all supporting documentation as directed in Instruction No. 14, below. Alternatively, you may convert the printed and signed Questionnaire to a PDF document and return it to Rust Consulting on a CD-ROM as long as: (1) the conversion does not alter the structure or visual presentation of the Questionnaire in any way, including the unique identifying barcode and number at the bottom of each page of the Questionnaire; and (2) the CD-ROM is labeled with the Injured Party's name, date of birth, and a fully intact, machine-readable copy of the Injured Party's unique identifying barcode and number. You may also submit any and all of the required supporting documentation as PDF documents on a CD-ROM as long as the CD-ROM complies with this label requirement. Do not submit radiographic evaluations, such as x-rays or CT Scans, on a CD-ROM. However, do label such evaluations with the Injured Party's name, date of birth, and a fully intact, machine-readable copy of the Injured Party's unique identifying barcode and number.
- **14.** Make sure that the Claimant and the attorney of the Claimant, if any, signs the Questionnaire in Part 10. Submit your completed Questionnaire and all supporting documentation to the following address:

If by mail:

Rust Consulting, Inc. P.O. Box 1797 Faribault, MN 55021-1797

If by hand or overnight delivery:

Rust Consulting, Inc. 201 S. Lyndale Ave. Faribault, MN 55021

Your completed Questionnaire and all supporting documentation must be post-marked for return mailing to Rust Consulting, Inc. on or before January 9, 2006. Do not send your Questionnaire to Debtors or Debtors' counsel.

PART 1: IDENTIFYING INFORMATION

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	2.	Other Names Used:																	
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	3.	Social Security Number	::]-[Т]- [*									
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	4.	Gender:	Male		Fem	nale													
	5.	Date of Birth:	Month	/[Day			Year											
	6.	The Injured Party is:	Living		De	ceas	ed [(If de	ceased	d, en	clos	e the	dea	th c	erti	ficat	e.)		
		a. If deceased, date of	death:	[Mont	/	Day		Yea	ar									
		b. If deceased, was de	ath ask	esto	s-rela	ated?	Ye	s 🗌	No [
	7.	If the Injured Party is liv	ing, pro	ovide	that	perso	on's n	nailing a	ddres	s:									
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PART 2: ASBESTOS-RELATED AND OTHER INJURIES

Pro	vide information about the In	JURED PARTY'S asbestos-related	l personal i	injury.		
1.	Has the Injured Party been d	iagnosed with cancer?	res	No		
2.	If "Yes," identify the type of definitions of Lung Cancer, N	cancer that was diagnosed for lesothelioma, and Other Cancer	r the Injure on page 1	D PARTY and of this Ques	the date of diagr stionnaire.	nosis. Refer to the
	Lung Cancer	Date of D	iagnosis:	Month /	Year	
	MESOTHELIOMA	Date of D	iagnosis:	Month /	Year	
	OTHER CANCER	Date of D	iagnosis:	Mareth /	Was a	
	If Other Cancer, identify wha	t type.		Month	Year	
3.	the cancer in question w	le the diagnosis of cancer stat vas caused by asbestos expos	sure?	Yes	No	
	by asbestos exposure o	at the cancer in question was r that asbestos exposure was factor in the cause of the dise	а	Yes	No	
4.	Has the Injured Party been di asbestos-related condition?	agnosed with a non-malignan	t	Yes	No	
5.	If "Yes," identify the type of the date of diagnosis. Refer of this Questionnaire.	non-malignant asbestos-relate to the definitions of PLEURAL P	ed conditio LAQUES, DIFF	on that was o	diagnosed for the Thickening, and A	e Injured Party and seestosis on page 1
	PLEURAL PLAQUES	Date of D	Diagnosis:	Month /	Year	
	DIFFUSE PLEURAL THICKENING	Date of D	Diagnosis:	Month /	Year	
	Asbestosis	Date of D	iagnosis:	Mareth /	Was a	
	Other Non-Malignant			Month	Year	
	Asbestos-Related Condition	Date of D	iagnosis:	Month /	Year	
	If Other Non-Malignant Asbe	stos-Related Condition, identi	ify what ty	pe.		

PART 2: ASBESTOS-RELATED AND OTHER INJURIES (Continued)

6.	a.	Has the doctor who m related condition stat by asbestos exposure	ed that	diagno the cor	sis of r idition	non-ma in ques	lignant a stion wa	sbestos s caused	J	Yes	No [
	b.	Has any doctor state condition in question asbestos exposure wa of the condition?	n was c	aused	by ašk	pestos	exposur	e or tha	t,	Yes	No [
7.	a.	Has the Injured Party	taken a	pulmo	nary fu	unction	test (PF	T)?	١	Yes	No	Do N	lot Kno	w
	b.	If "Yes," provide all ottest (PFT) results.	of the fo	llowing	g infor	mation	regardiı	ng the IN	JURED F	Party's	most rec	ent puli	nonary	function
		FORCED VITAL CAPACITY	(FVC):											
		Test Date: Month	Day		Yea	r	Resu	ılt:		L	% of Pre	edicted:		%
		FORCED EXPIRATORY VOL	JME (FE	/ _₁):										
		Test Date: Month	Day		Yea	r	Resu	ılt:	. 🔲	L	% of Pre	edicted:		<u></u> %
		TOTAL LUNG CAPACITY (T	LC):											
		Test Date: /		1			Resu	ılt:		L	% of Pre	edicted:		%
		Month	Day		Yea	r								
		DIFFUSION CAPACITY (DLC Test Date:		,,): 	ТТ		Resu	ılt.			% of Pre	odictod:		
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8.	a.	Has the Injured Party	•	ILO rea	iding c	of a che	st x-ray	?	١	Yes	No	Do N	lot Kno	w
	b.	If "Yes," provide info	rmation	regard	ina th	e Injure	d Party's	s most re	ecent I	LO x-r	av readin	 a.		
		Reading Date:		\Box	· 🗀			Results:				J		
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9.	a.			•	d with		her lung	conditio	on?	Yes	No			
9.	a.	Has the Injured Party Another lung condition (i) chronic obstruction (ii) asthma, (iii) pneumonia, (iv) interstitial lung of (v) silicosis, (vi) effusion (fluid are (vii) congestive heart	been di on incluve ve pulm isease (agnose des bu nonary (idiopat	t is no diseas thic pu	any ot t limite se (inclu ulmonar	d to: uding en y fibros u)), and	nphysem is),		- L	No	itis),		
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	b. If ir Oth Atta	Has the Injured Party Another lung condition (i) chronic obstruction (ii) asthma, (iii) pneumonia, (iv) interstitial lung of (v) silicosis, (vi) effusion (fluid are (vii) congestive heart If "Yes," identify the office of the Part 2, Question 2, your previse, continue to Question to this Question is an experienced and the content of th	been di on inclu- ve pulm isease (ound the failure (other lu- u allege uestion aire a co	agnose des bu nonary (idiopat e lung (fluid ir ng con that the 11.	t is no diseas thic put (pleura the ludition.	any ot timited in the control of the cavity and cavity and party eative stative stativ	d to: uding en y fibros y)), and ng eden has bee	is), na). en diagno	osed w	chron	ic bronch	comple		
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	b. If ir Oth Atta	Has the Injured Party Another lung condition (i) chronic obstruction (ii) asthma, (iii) pneumonia, (iv) interstitial lung of (v) silicosis, (vi) effusion (fluid are (vii) congestive heart If "Yes," identify the office of the Part 2, Question 2, your previse, continue to Question to this Question is an experienced and the content of th	been di on inclu- ve pulm isease (ound the failure (other lu- u allege uestion aire a co	agnose des bu nonary (idiopat e lung (fluid ir ng con that the 11.	t is no diseas thic put (pleura the ludition.	any ot timited in the control of the cavity and cavity and party eative stative stativ	d to: uding en y fibros y)), and ng eden has bee	is), na). en diagno t from a n regardi	osed w	chron	ic bronch	comple		e alleged
	b. If ir Oth Atta Mes	Has the Injured Party Another lung condition (i) chronic obstruction (ii) asthma, (iii) pneumonia, (iv) interstitial lung of (v) silicosis, (vi) effusion (fluid are (vii) congestive heart If "Yes," identify the office of the Continue to Quach to this Question as Doctor's Name:	been di on inclu- ve pulm isease (ound the failure (other lu- u allege uestion aire a co	agnose des bur nonary (idiopat e lung (fluid ir ng con that the 11.	t is no diseas thic put (pleura the ludition.	any ot timited in the control of the cavity and cavity and party eative stative stativ	d to: uding en y fibros y)), and ng eden has bee	is), na). en diagno t from a n regardi	osed w	chron	ic bronch	comple		e alleged
	b. If ir Oth Atta Mes	Has the Injured Party Another lung condition (i) chronic obstruction (ii) asthma, (iii) pneumonia, (iv) interstitial lung of (v) silicosis, (vi) effusion (fluid are (vii) congestive heart If "Yes," identify the office of the Continue to Quach to this Question as Doctor's Name:	been di on inclu- ve pulm isease (ound the failure (other lu- u allege uestion aire a co	agnose des bur nonary (idiopat e lung (fluid ir ng con that the 11.	t is no diseas thic put (pleura the ludition.	any ot timited in the control of the cavity and cavity and party eative stative stativ	d to: uding en y fibros y)), and ng eden has bee	is), na). en diagno t from a n regardi	osed w	chron	ic bronch	comple		e alleged
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Case 1:04-cv-01560-JFC Document 67-2 Filed 10/21/2005 Page 9 of 48

PART 2: ASBESTOS-RELATED AND OTHER INJURIES (Continued)

11.	cor	nple	ort 2, Question 2, you te this question. Other to this Questionnaire	erwis	e, c	onti	nue	to Q	ues	tion	12.													
	the	Que	estionnaire.	•																		-		
	dia	gnos	e the following inform sed with both Lung Ca te it for each alleged	NCER	anď	Отн																		
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		a.	Doctor's Name:																					
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		b.	Doctor's Address:																					
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							City		1								S	tate				Zip		
		c.	Doctor's Diagnosis:		Lunc	CAI	NCER		Отн	IER C	ANCE	R, Id	lenti	fy wl	hat t	ype:								
	В.	For	the doctor, if any, wl	no is	suec	l the	mc	st re	ecen	<u>ıt</u> pa	thol	ogy	repo	rt re	gar	ding	the	alle	ged	diag	nosi	s:		
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												First	•	•	•	•	•	•	•	•				MI
		b.	Doctor's Address:																					
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	dia	gnos	e the following inform sed with more than or diagnosis.																					
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		c.	Doctor's Diagnosis:				ĺ																	
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			Other Non-Mali	gnan	t As	bes	tos-l	Rela	ted	Cond	ditio	n, S	peci	fy:										

Page 8

PART 2: ASBESTOS-RELATED AND OTHER INJURIES (Continued)

Б.	For	the doctor, if any, wi	ho issi	ued	the	<u>mo</u>	St re	ecen	<u>t</u> pai	holo	gy r	epo	rt re	gar	ding	the	alle	ged	diag	jnos	is:		
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D.	For	the doctor, if any, wl	ho too	k th			rece	ent p	ulm	onary	, fur	ncti	on to	est (PFT			NJUR	ED P	ARTY			
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	a.	Doctor's Name:		T						J	T										Τ		\Box
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PART 3: SMOKING HISTORY OF THE INJURED PARTY

	Part 2, you allege that the Part.	he Injured Party has	been diagnosed with Mesothelioma	, continue to Part 4. Otherwise, complete
1.	Has the Injured Party e	ver smoked cigaret	tes, cigars, or pipes? Yes	No
	Mark the box(es) that a	apply and provide th	ne information requested.	
		Age When First Started Smoking	Date, If Any, When Completely Stopped Smoking	Average Daily Usage
	Cigarettes:	Age Started	Month Year	Packs per Day: (#)
	Cigars:	Age Started	Month Year	Cigars per Day: (#)
	Pipes:	Age Started	Month Year	Pipes per Day: (#)
2.	Has the Injured Party et Mark the box(es) that a	_	obacco or snuff? Yes ne information requested.	No
		Age When First Started Using	Date, If Any, When Completely Stopped Using	Average Daily Usage
	Chewing			Number of *
	Tobacco:	Age Started	Month Year	Times per Day: (#)
	Snuff:	Age Started	Month Year	Number of Times per Day: (#)
*	Indicate fractional amo	ounts as appropriate	e, e.g., three and one-half would b	` '

PART 4: OCCUPATIONAL EXPOSURE TO PRODUCTS OF UNITED STATES GYPSUM COMPANY OR ANY OTHER DEBTOR

ma of t	evide information about the INJURED PARTY'S occupational exposure to asbestos-containing products that were nufactured or sold by US GYPSUM or any other DEBTOR. In Appendix B to the Questionnaire, you will find a description the businesses of US GYPSUM and other DEBTORS and a listing of the types of products they manufactured or sold that y have contained asbestos.
1.	Did the Injured Party have occupational exposure to an asbestos-containing product manufactured or sold by US Gypsum or another Debtor?
	If "Yes," complete the remainder of this Part as instructed.
	If "No," continue to Part 5.
2.	Did the Injured Party have occupational exposure to more than one asbestos-containing product manufactured or sold by US Gypsum Yes No or another Debtor?
	If "Yes," copy this Part and complete the Part for each product.
3.	Product Exposed To:
	(one product per page)
	Brand Name:
	Manufacture of Burdust
	Manufacturer of Product:
	What is the basis for your belief that the exposure was to a Dевток's product and not to another manufacturer's?
	Personal Recollection Other, Specify:
	If you rely on a co-worker of the Injured Party or on another person for your belief that the Injured Party was exposed
	to a Debtor's product, provide that person's name:
	Last
	First MI
	If you rely on a co-worker or other person, has this person been
	deposed in any asbestos-related personal injury action? Yes No
	If the co-worker or other person has been deposed, attach to this Questionnaire a copy of any and all such depositions.
4.	Was the Injured Party exposed to the product in more than one occupation? (Use the Standard Occupational Classification Codes listed in Appendix C.)
	If "Yes," copy this Part and complete the Part for each occupation.
	Occupation during exposure: (Use the Standard Occupational Classification Codes listed in Appendix C.) Specify if "Other":
6.	Industry during exposure: (Use the Standard Industrial Classification Codes listed in Appendix D.) Specify if "Other":

PART 4: OCCUPATIONAL EXPOSURE TO PRODUCTS OF UNITED STATES GYPSUM COMPANY OR ANY OF THE DEBTORS (Continued)

			, (
7.	If exposure was not continuous in the of exposure. Start with the first date more than four date ranges of exposure.	listed occupation and inde range of exposure and fil ure, copy this section bef	ne occupation and industry listed in Questions 5 and 6. ustry, provide all separate date ranges and frequencies nish with the last date range of exposure. If there are fore completing it and attach additional pages.
	For each date range of exposure, des	cribe the exposure type a	as A, B, C, or D as follows:
	The Injured Party was:		
	(A) a worker who personally worked (B) a worker in a room where other we part:	with the product identifie orkers were personally w	ed in Question 3 of this Part; orking with the product identified in Question 3 of this
		orkers were personally w	orking with the product identified in Question 3 of this
	Part; or (D) a worker at a site where other wo Part.	rkers were personally wo	orking with the product identified in Question 3 of this
	Choose the category that best describe category is the INJURED PARTY'S most ty	oes the Injured Party's typ	e of exposure and choose only one category. The best of exposure during the date range at issue.
	INJURED PARTY was exposed during th	e listed date range. If yo	man-days per month and hours per man-day that the ou are unable to do so, then estimate the aggregate man-day of exposure equals eight hours of exposure.
	Date Range of Exposure:	Exposure Type: Indicate A, B, C or D	Frequency of Exposure During this Date Range: Estimate either:
	From:	per Instructions above.	Regular Exposure: <u>OR</u> Aggregate Exposure:
	To: To:		Man-Day(s) per Month
	Month Year		and Total Man-Day(s) per
			Hour(s) per Man-Day Instructions above
	Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range:
	From: /	Indicate A, B, C or D	Estimate either:
		per Instructions above.	Regular Exposure: <u>OR</u> Aggregate Exposure:
	Month Year To:		Man-Day(s) per Month
			and Total Man-Day(s) per
	Month Year		Hour(s) per Man-Day Instructions above
	Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range:
	From: /	Indicate A, B, C or D	Estimate either:
	Month Year	per Instructions above.	Regular Exposure: OR Aggregate Exposure:
	To: /		Man-Day(s) per Month
	Month Year		and Total Man-Day(s) per
	Month Fear		Hour(s) per Man-Day Instructions above
	Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range:
	From: /	Indicate A, B, C or D per Instructions above.	Estimate either: Regular Exposure: <u>OR</u> Aggregate Exposure:
	Month Year		
	To:		Man-Day(s) per Month
	Month Year		and Total Man-Day(s) per Hour(s) per Man-Day Instructions above
			Tiour(s) per man-bay
8.	Describe the Injured Party's job duties	s: (attach additional pag	es if needed)
9.	Describe how the product identified in	Question 3 of this Part was	s used at the site(s): (attach additional pages if needed)
J .		and the second s	- and an energy, (under additional pages in inceded)
10.	If the exposure(s) listed in response to of time such exposure(s) occurred at		s/were at a construction site, estimate the percentage cial sites:

% = 100 %

Residential:

% Commercial:

PART 5: OCCUPATIONAL EXPOSURE TO OTHER ASBESTOS-CONTAINING PRODUCTS

Pro ma	ovide information about the Injured Party's occupational exposure to asbestos-containing products that were not nufactured or sold by US Gypsum or another Debtor.
1.	Did the Injured Party have occupational exposure to an asbestos-containing product that was not manufactured or sold by US Gypsum or another Debtor? No
	If "Yes," complete the remainder of this Part as instructed.
	If "No," continue to Part 6.
2.	Did the Injured Party have occupational exposure to more than one asbestos-containing product that was not manufactured or sold by US Gypsum or another Debtor?
	If "Yes," copy this Part and complete the Part for each product.
3.	Product Exposed To:
	(one product per page)
	Brand Name:
	Manufacturer of Product:
4.	Was the Injured Party exposed to the product in more than one occupation? (Use the Standard Occupational Classification Codes listed in Appendix C.) Yes No
	If "Yes," copy this Part and complete the Part for each occupation.
5.	Occupation during exposure: (Use the Standard Occupational Classification Codes listed in Appendix C.) Specify if "Other":
	If the Injured Party was exposed to the Product in more than one occupation, copy this Part and complete the Part for each occupation.
6.	Industry during exposure: (Use the Standard Industrial Classification Codes listed in Appendix D.) Specify if "Other":

PART 5: OCCUPATIONAL EXPOSURE TO OTHER ASBESTOS-CONTAINING PRODUCTS (Continued)

If exposure was not continuous in the of exposure. Start with the first date more than four date ranges of exposu	listed occupation and ind range of exposure and fi re, copy this section before the contract of the contract	ne occupation and industry listed in Questions 5 and lustry, provide all separate date ranges and frequenci nish with the last date range of exposure. If there a ore completing it and attach additional pages.
For each date range of exposure, des	scribe the exposure type	as A, B, C, or D as follows:
The Injured Party was:		
(A) a worker who personally worked v(B) a worker in a room where other wPart;		d in Question 3 of this Part; vorking with the product identified in Question 3 of the
Part; or	•	vorking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the product identified in Question 3 of the orking with the orkin
` Part. Choose the category that best descril	oes the Injured Party's typ	be of exposure and choose only one category. The be
	↑ -	n of exposure during the date range at issue.
INJURED PARTY was exposed during th	e listed date range. If ye	f man-days per month and hours per man-day that to ou are unable to do so, then estimate the aggrega man-day of exposure equals eight hours of exposu
Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range
From: /	Indicate A, B, C or D	Estimate either:
Month Year	per Instructions above.	Regular Exposure: <u>OR</u> Aggregate Exposur
To: /		Man-Day(s) per Month
Month Year		and Total Man-Day(s) per Man-Day Instructions above
		Hour(s) per Man-Day Instructions above
Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range
From: /	Indicate A, B, C or D	Estimate either:
Month Year	per Instructions above.	Regular Exposure: <u>OR</u> Aggregate Exposur
To: / / / / / / / / / / / / / / / / / / /		Man-Day(s) per Month
Month Year		and Total Man-Day(s) pe
Month real		Hour(s) per Man-Day Instructions above
Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range
From: /	Indicate A, B, C or D per Instructions above.	Estimate either: Regular Exposure: OR Aggregate Exposur
Month Year	per instructions above.	Regulai Exposure. <u>OR</u> Aggregate Exposure
To: /		Man-Day(s) per Month
Month Year		and Total Man-Day(s) per Man-Day Hour(s) per Man-Day Instructions above
		Hour(s) per Man-Day Instructions above
Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range
From: /	Indicate A, B, C or D	Estimate either:
Month Year	per Instructions above.	Regular Exposure: <u>OR</u> Aggregate Exposur
To: / / / / / / / / / / / / / / / / / / /		Man-Day(s) per Month
Month Year		and Total Man-Day(s) p
		Hour(s) per Man-Day Instructions above
Describe the Injured Party's job duties	s: (attach additional pag	es if needed)
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,
Describe how the product identified in	Question 3 of this Part wa	s used at the site(s): (attach additional pages if neede
		, , , , , , , ,

% = 100 %

Residential:

%

Commercial:

PART 6: OCCUPATIONAL HISTORY

ear con liste lnju	vide the complete of liest employer. Inclu- nclude with any curre ed in Appendix C. For FRED PARTY has had mo inplete the additional	de al ent e or Ind re jo	l job mple lusti bs tl	os in oym ry C	whi ent. odes	ich t For s, us	he li Oco e th	NJURI Supa e St	ED Pation	ARTY Cod ard I	worl des, ndus	ked a use strial	at le the Cla	ast a Sta ssifi	a mo ndai icati	onth, d Oo on C	incl ccup ode	ludii patic s lis	ng a nal ted	ny s Clas in A	umr ssifi ppe	ner j catio ndix	obs n C D.	, and odes If the
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	Employer Address:																							
												Stree	t											
							City										St	ate				Zip		
	From:/	Ye	ear		То		onth]/[Ye	ar													
	Occupation Code:				Sp	ecify	if "	Othe	er":															
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2.	Employer Name:																							
	Employer Address:																							
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3.	Employer Name:	Ш																						
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	Occupation Code:				Sp	ecify			er":															
	Industry Code:				Sp	ecify	if "	Othe	er":															
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PART 7: OTHER EXPOSURE TO ASBESTOS

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	b.		as e	the li	NJURE No	D PA	ARTY	expo	sed	to a	sbe	stos	thro	ough	and	othe	r per	son	(the	"S	ourc	e Ind	livid	ual"	')?			
	<u>!</u>	f yo	ou c s" t	heck o Qu	estic	Yes	" to (b),	eith addi	er Q tiona	ues Illy a	tion ansv	1(a) ver (or (Ques	stion s 5 t	1(b), an ugh	swe 14.	r Qı	uest	ions	2 th	rou	gh 4	. If	you	ı che	ecked
2.	Was cont throu	aini	ng	prod	uct c	uts	ide t	he I												Yes		N	lo [
	If "Y	es,'	, co	py tł	nis P	art a	and	com	plete	the	Par	t for	eac	h pr	odu	ct.												
3.	Prod	luct	Ex	pose	d To	:															Τ			Π		Τ	Τ	
													eith	er di	rect	ly or	thro	ough	So	urce	Ind	ividu	ıal)					
	Bran	d N	lam	e:																						I	Ι	
	Manı	ufac	ctur	er of	Pro	duc	t:																			L	I	
	Wha	t is	the	basi	s foi	r yoı	ur be	elief	that	the	exp	osur	e wa	as to	a D	ЕВТО	r's p	rod	uct a	and	not 1	to ar	oth	er m	anu	ıfact	urer	's?
		Per	sor	nal R	ecol	lecti	on		Oth	er, S	Spec	ify:																
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	If the	e ot	her	pers	on h	as t	<u>een</u>	dep	osec	d, at	tach	to t	his (Ques	stion	nair	e a c	ору	of	any	and	all s	<u>uch</u>	dep	osit	ions	<u>s</u> .	

PART 7: OTHER EXPOSURE TO ASBESTOS (Continued)

4.	Individual). If exposure was not continuous, provi	D PARTY's product exposure (either direct or through the Source de all separate date ranges and frequencies of exposure. Start the last date range of exposure. If there are more than four date eleting it and attach additional pages.
	INJURED PARTY was exposed during the listed date r	number of man-days per month and hours per man-day that the range. If you are unable to do so, then estimate the aggregate ange. One man-day of exposure equals eight hours of exposure.
	Date Range of Exposure:	Frequency of Exposure During this Date Range: Estimate either:
	From: /	Regular Exposure: <u>OR</u> Aggregate Exposure:
	Month Year	Man-Day(s) per Month
	To: Month Year	and Total Man-Day(s) per Hour(s) per Man-Day Instructions above
	Date Range of Exposure:	Frequency of Exposure During this Date Range: Estimate either:
	From: /	Regular Exposure: <u>OR</u> Aggregate Exposure:
	Month Year	Man-Day(s) per Month
	To: Month Year	and Total Man-Day(s) per Hour(s) per Man-Day Instructions above
	Date Range of Exposure:	Frequency of Exposure During this Date Range: Estimate either:
	From: /	Regular Exposure: <u>OR</u> Aggregate Exposure:
	Month Year	Man-Day(s) per Month
	To: Month Year	and Total Man-Day(s) per Hour(s) per Man-Day Instructions above
	Date Range of Exposure:	Frequency of Exposure During this Date Range: Estimate either:
	From: /	Regular Exposure: <u>OR</u> Aggregate Exposure:
	Month Year	Man-Day(s) per Month
	To: Month Year	and Total Man-Day(s) per Hour(s) per Man-Day Instructions above
5.	Source Individual's Name (if you checked "Yes" to	Question 1(b)):
	Last	
	First	
6.	Was the Source Individual exposed to the product in more than one occupation? (Use the Standard Occupational Classification Codes listed in Appendix C.)	Yes No
_	If "Yes," copy this Part and complete the Part for e	ach occupation.
7.	Source Individual's occupation during exposure: (Use Standard Occupational Classification Codes listed in Appendix C.)	Specify if "Other":
8.	Source Individual's industry during exposure: (Use the Standard Industrial Classification Codes listed in Appendix D.)	Specify if "Other":

PART 7: OTHER EXPOSURE TO ASBESTOS (Continued)

9. Provide the date range and frequency of the Source Individual's product exposure in the occupation and industry listed in Questions 7 and 8. If the Source Individual's exposure was not continuous in the listed occupation and industry, provide all separate date ranges and frequencies of exposure. Start with the first date range of exposure and finish with the last date range of exposure. If there are more than four date ranges of exposure, copy this section before completing it and attach additional pages.

For each date range of exposure, describe the exposure type as A, B, C, or D as follows:

The Source Individual was:

10

11.

12

- (A) a worker who personally worked with the product identified in Question 3 of this Part;
- (B) a worker in a room where other workers were personally working with the product identified in Question 3 of
- (C) a worker on a floor where other workers were personally working with the product identified in Question 3 of this Part; OR
- (D) a worker at a site where other workers were personally working with the product identified in Question 3 of this Part.

Choose the category that best describes the Source Individual's type of exposure and choose only one category. The best category is the Source Individual's most typical or most usual form of exposure during the date range at issue.

Estimate the frequency of exposure as the average number of man-days per month and hours per man-day that the Source Individual was exposed during the listed date range. If you are unable to do so, then estimate the aggregate number of man-days of exposure during the date range. One man-day of exposure equals eight hours of exposure.

number of man-days of exposure dur	ing the date range. One n	nan-day of exposure equals eight hours of exposure.
Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range: Estimate either:
From:/	Indicate A, B, C or D per Instructions above.	Regular Exposure: <u>OR</u> Aggregate Exposure:
To: Month Year Month Year Year		Man-Day(s) per Month and Total Man-Day(s) per Hour(s) per Man-Day Instructions above
Date Range of Exposure:	Exposure Type:	Frequency of Exposure During this Date Range:
From:	Indicate A, B, C or D per Instructions above.	Regular Exposure: Man-Day(s) per Month And Man-Day(s) per Month and Total Man-Day(s) per Instructions above
Prom: Month Year To: Month Year	Exposure Type: Indicate A, B, C or D per Instructions above.	Frequency of Exposure During this Date Range: Estimate either: Regular Exposure: Man-Day(s) per Month and Hour(s) per Man-Day Instructions above
Date Range of Exposure: From: / Year To: Month Year Month Year	Exposure Type: Indicate A, B, C or D per Instructions above.	Frequency of Exposure During this Date Range: Estimate either: Regular Exposure: Man-Day(s) per Month and Hour(s) per Man-Day Total Man-Day(s) per Instructions above
* A confidentiality agreement limits this case for purposes related to Source Individual's Gender:	disclosure and use of th	* is social security number to persons involved in
Source Individual's Date of Birth:		

PART 7.	OTHER	EXPOSURE TO	ASRESTOS	(Continued)

13.	If th	ne So	ourc	e In	divid	lual	is liv	/ing	pro	vide	tha	t per	son	's m	ailin	g ac	ldres	ss:								
														Stree	et/P.O	. Box										
											City										S	state			Zip	
14.	Sou	ırce	Indi	vidu	al's	Rela	tion	ship	to I	NJURI	E D P /	ARTY:														
	The	lnju	JRED	Par	TY is	the	Soi	ırce	Indi	vidu	ıal's	:														
																		(Sp	oous	e, So	n, Da	aughte	er, et	c.)		

PART 8: THE INJURED PARTY'S LAWSUITS AND BANKRUPTCY CLAIMS

A. LAWSUITS

1.	Has a lawsuit been filed by or on behalf of the INJURED PARTY for an asbestos-related personal injury?	
	Yes No	
	If "Yes," complete the remainder of Part 8.A as instructed. If "No," continue to Part 8.B.	
2.	Has more than one lawsuit been filed by or on behalf of the INJURED PARTY for an asbestos-related personal injur	/?
	Yes No	
	If "Yes," copy Part 8.A and complete the Part for each lawsuit filed.	
3.	Case Caption:	
4.	Case Number:	
5.	Court Name:	
5.	Court Name.	
•		
6.	Case Filing Date: Month Day Year Page 1 Page 2 P	
7.	Did the Injured Party or the Personal Representative of the Injured Party respond to any interrogatories in this laws	uit?
	Yes No	
	If "Yes," attach to this Questionnaire a copy of any and all such interrogatory responses.	
8.	Were the Injured Party or the Personal Representative of the Injured Party deposed in this lawsuit?	
	Yes No	
	If "Yes," attach to this Questionnaire a copy of any and all such depositions.	
9.	a. Was the lawsuit dismissed?	
	b. If "Yes," the basis for dismissal:	
10.	a. Has a judgment or verdict been entered in this lawsuit? Yes No	
10.	b. If "Yes," against what defendant(s) and in what amount(s)? If against more than five defendants, copy this ques	tion
	before completing it and complete it for all defendants against whom a judgement or verdict was entered.	
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PART 8: THE INJURED PARTY'S LAWSUITS AND BANKRUPTCY CLAIMS (Continued)

. LAW	SUITS (Continued)		
11. a.	Was a settlement agreement reached in this	lawsuit?	Yes No
b.	If "Yes," were any settlement agreement(s) seconfidentiality agreement?	ubject to a binding	Yes No
c.	If "Yes," for each settlement agreement that total number of defendant(s) who settled the for the agreement, the lowest amount paid b a defendant under the agreement. If there question before completing it and attach ad	lawsuit pursuant to the a y a defendant under the is more than one settle	agreement, the aggregate settlement amount agreement, and the highest amount paid by
	Total Number of Settling Defendant(s):	Aggregate Settlement Amount:	\$
	\$ Highest Settlement Amount		\$ Lowest Settlement Amount
d.		ntiality agreement and	in what amount(s). If with more than five
	Defendant		\$ Amount
	Defendant		\$
	Defendant		▼
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			▼
	Defendant		Amount
	Defendant Defendant		\$ Amount
	Defendant		\$
	Defendant		Amount
e.	If a settlement agreement was reached with U	S Gypsum or another Debt	
f.	If "Yes," by what Debtor(s) and in what am completing it and complete it for all Debtors		
			\$
	DEBTOR		Amount
			\$
	Debtor		Amount

PART 8: THE INJURED PARTY'S LAWSUITS AND BANKRUPTCY CLAIMS (Continued)

B. BANKRUPTCY CLAIMS

1.	Has a claim been submitted by or on behalf of the Injured Party for an asbestos-related personal injury in another bankruptcy case ("Other Bankruptcy") or against a trust established pursuant to a plan of reorganization or liquidation in another bankruptcy case ("Bankruptcy Trust")? Yes No
	LE (Van Name and A. Aban and A
	If "Yes," complete the remainder of Part 8.B as instructed.
	If "No," continue to Part 9.
2.	Has more than one bankruptcy claim been filed by or on behalf of the Injured Party for an asbestos-related personal injury?
	If "Yes," copy Part 8.B and complete the Part for each bankruptcy claim filed.
3.	Other Bankruptcy or Bankruptcy Trust in which the claim was submitted:
4.	Date the claim was submitted:
	Month Day Year
5.	Description of the claim:
6.	Did the Injured Party or the Personal Representative of the Injured Party submit any written claim, including but not
	limited to a proof of claim form, in the Other Bankruptcy or against the Bankruptcy Trust?
	Yes No
	If "Yes," attach to this Questionnaire a copy of any and all such written claims.
7.	a. Was the claim paid?
	Yes No
	b. If "Yes," the payment amount:
	3
8.	a. Was the claim dismissed or otherwise disallowed or not honored?
	Yes No
	b. If "Yes," the basis for disallowance:

PART 9: THE SOURCE INDIVIDUAL'S LAWSUITS AND BANKRUPTCY CLAIMS

A. LAWSUITS

		nswered "Yes" to Question 1(b) in Part 7 regarding the Injured Party's exposure to asbestos through a Source al, complete this Part as instructed.
lf y	ou a	nswered "No," continue to Part 10.
1.	Has	a lawsuit been filed by or on behalf of the Source Individual for an asbestos-related personal injury?
	Yes	No No
	If "	└──│ 'es," complete the remainder of Part 9.A as instructed.
		Io," continue to Part 9.B.
2.		more than one lawsuit been filed by or on behalf of the Source Individual for an asbestos-related personal injury?
	Yes	No Service Rent C. A and a smallest the Best fan each leaves it filed
	<u>IT</u>	es," copy Part 9.A and complete the Part for each lawsuit filed.
3.	Cas	e Caption:
4.	Cas	e Number:
5.	Cor	rt Name:
•		
	_	
6.	Cas	e Filing Date:///
_	D: -I	Month Day Year
7.		the Source Individual respond to any interrogatories in this lawsuit? Yes No Yes," attach to this Questionnaire a copy of any and all such interrogatory responses.
0		
8.		the Source Individual deposed in this lawsuit? Yes No Yes," attach to this Questionnaire a copy of any and all such depositions.
9.	а.	Was the lawsuit dismissed?
J.	b.	If "Yes," the basis for dismissal:
10.		Has a judgment or verdict been entered in this lawsuit? Yes No If "Yes," against what defendant(s) and in what amount(s)? If against more than five defendants, copy this
	b.	question before completing it and complete it for all defendants against whom a judgement or verdict was entered
		Defendant
		Defendant Amount
		Defendant Amount
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		Defendant Amount

PART 9: THE SOURCE INDIVIDUAL'S LAWSUITS AND BANKRUPTCY CLAIMS (Continued)

A. LAW	SUITS (Conti	nued	l)																								
11 a	Was a s	settle	men	t an	reen	nent	rea	ched	l in 1	his	laws	suit?	,			Υe	26		٦,	No		1						
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b.	If "Yes, confide						t ag	reen	nent	(s) s	subje	ect to	oal	oindi	ing	Υe	es]	No								
c.																												
	total nu	agree	emen	nt, th	ne lo	wes	t am	oun	t pai	d by	/ a d	efen	dant	t und	der the	agr	ree	me	nt, a	and	the	hig	hes	t an	nour	nt p	aid	by a
	defenda before	ant ui	nder	the	agre	eeme	ent.	If the	ere i	s m	ore t	han	one	sett	lement	t ağı	ree	me	nt f	or th	ne la	aws	uit,	сор	y th	is o	lues	tion
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d.	If "No,"	or if	som	e de	fenc	lant	e eaf	halt	the	laws	enit v	with	out a	con	fident	ialit	v a	are	em (nt	the	n id	lenti	fv tk	ne de	οfοι	ndaı	nt(e)
u.	who set	ttledt	the la	awsı	uit w	itho	ut a	conf	iden	itiali	ty ag	greer	ment	t and	l in wh	at ar	mc	unt	(s).	If w	ith	mor	e th	an fi	ive d	efe	nda	ints,
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	Yes	N	0																									
f.	If "Yes,	" by w	vhat	DEBT	ror(s	an (d in	what	t am	ount	t(s)?	If by	y mo	re th	an two	DEI	вто	RS,	сор	y th	is q	ues	stion	bef	ore	cor	nple	ting
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PART 9: THE SOURCE INDIVIDUAL'S LAWSUITS AND BANKRUPTCY CLAIMS (Continued)

В.	BANKRUPTCY CLAIMS
1.	Has a claim been submitted by or on behalf of the Source Individual for an asbestos-related personal injury in another bankruptcy case ("Other Bankruptcy") or against a trust established pursuant to a plan of reorganization or liquidation in another bankruptcy case ("Bankruptcy Trust")?
	Yes No No Representation of Bott 0 B as instructed
	If "Yes," complete the remainder of Part 9.B as instructed. If "No," continue to Part 10.
2.	Has more than one bankruptcy claim been filed by or on behalf of the Source Individual for an asbestos-related personal injury?
	Yes No
3.	Other Bankruptcy or Bankruptcy Trust in which the claim was submitted:
4.	Date the claim was submitted: Month Day Year
5.	Description of the claim:
6.	Did the Source Individual submit any written claim, including but not limited to a proof of claim form, in the Other Bankruptcy or against the Bankruptcy Trust?
	Yes No
	If "Yes," attach to this Questionnaire a copy of any and all such written claims.
7.	a. Was the claim paid? Yes No
	b. If "Yes," the payment amount:
	\$
8.	a. Was the claim dismissed or otherwise disallowed or not honored?
	Yes No
	b. If "Yes," the basis for disallowance:

PART 10: CERTIFICATION THAT INFORMATION IS TRUE AND COMPLETE

Make sure that this Questionnaire is certified as true and complete by the Claimant and by any attorney that the Claimant has. Both the Claimant (either the Injured Party or the Personal Representative of the Injured Party) and any attorney for the Claimant must sign below.					
1.	Use the checklist below to indicate which document(s) you are submitting with this Questionnaire and which you seek reimbursement for. Debtors will reimburse your reasonable expenses incurred in copying documents that you submit. Attach to this Questionnaire a receipt that shows the copy costs you incurred.				
Medical reports or records regarding a diagno		Medical reports or records regarding a diagnosis alleged in Part 2	Copy costs sought		
		Responses to interrogatories in lawsuits indicated in Parts 8 or 9	Copy costs sought		
		Radiographic evaluations, such as x-rays or CT scans	Originals attached as required		
		Depositions in lawsuits indicated in Parts 4, 8, or 9	Copy costs sought		
Pulmonary function test (PFT) reports, including spirogram tracings, Forced Vital Capacity (FVC), Forced Expiratory Volume (FEV ₁), Total Lung Capacity (TLC), and Diffusion Capacity (DLCO or D _{co})					
	Written claims, including proof of claim forms, in another bankruptcy or against a bankruptcy trust indicated in Parts 8 or 9				
	Written evidence of the authority of the Personal Representative of the Injured Party to act on behalf of the Injured Party (if this Questionnaire is submitted by the Personal Representative)				
		Death certificate (if the Injured Party is deceased)	Copy costs sought		
	Total a	mount of copy costs sought:	\$ Amount		
	A receipt showing copy costs is attached.				
2.	Complete and sign the Authorization for Release of Earnings Information and Employment Records From the Social Security Administration contained in Appendix A.				
	A confidentiality agreement entered in this case limits disclosure and use of the records and information received from the Social Security Administration pursuant to the Authorization. See Instruction No. 11 on page 3.				
	The executed release is attached.				
3.	I have reviewed the information submitted on this Questionnaire and all supporting documents submitted with it. I declare, under penalty of perjury, that, to the best of my knowledge, the information submitted is accurate and complete.				
	Month	Image: Day of the properties of t			
	Month	Day Year (Signature of CLAIMANT'S attorney, if	any)		

Review your Questionnaire to ensure that it is true and complete and that you have attached all supporting documentation. This Questionnaire is an official court document that may be used as evidence in any legal proceeding regarding your claim. The penalty for knowingly and fraudulently making a false statement under penalty of perjury is a fine of up to \$500,000 or imprisonment for up to five years, or both.

APPENDIX A

AUTHORIZATION FOR RELEASE OF EARNINGS INFORMATION AND EMPLOYMENT RECORDS FROM THE SOCIAL SECURITY ADMINISTRATION

AUTHORIZATION:				
I hereby authorize the Social Security Administration to furnish to the law firm of Cooley Godward LLP, its partners, employees and agents ("Cooley Godward"), any and all earnings information and employment records ("SSA Employment Records") pertaining to:				
Name:				
Other Name(s) Used (Including Maiden Name):				
Social Security Number Date of Birth				
I hereby further authorize Cooley Godward to prepare and sign a Request for Social Security Earnings Information (Form SSA-7050-F4) on my behalf in order to permit Cooley Godward to request my SSA Employment Records from the Social Security Administration. I acknowledge that I was provided with a blank copy of a Request for Social Security Earnings Information form (Form SSA-7050-F4) for my reference.				
AUTHORIZED PERSONS AND ENTITIES:				
This release authorizes Cooley Godward to obtain, receive and use my SSA Employment Records in connection with the litigation entitled <i>In re USG Corporation</i> , United States District Court for the District of Delaware, Case Nos. 01-02094 (JKF), 04-1559 (JFC) and 04-1560 (JFC) ("USG Litigation").				
A confidentiality agreement entered into by the parties in the USG Litigation provides that the following information may be disclosed only to persons involved in the case, that it will be held in strict in confidence by persons who receive it, and that it will be used only for purposes related to the case: (1) my social security number; (2) my SSA Employment Records; and (3) information contained in my SSA Employment Records when disclosed in conjunction with my name, address, or social security number.				
DURATION:				
This authorization shall become effective immediately and shall expire upon final resolution of the USG Litigation identified above.				
SIGNATURE:				
Signature Date				
If the Authorization is signed by a Personal Representative of the individual, a description of such representative's authority to act for the individual.				

REQUEST FOR SOCIAL SECURITY EARNINGS INFORMATION

*Use This Form If You Need

1. Certified/Non-Certified Detailed Earnings Information

Includes periods of employment or self-employment and the names and addresses of employers.

OR

2. Certified Yearly Totals of Earnings

Includes total earnings for each year but does not include the names and addresses of employers.

DO NOT USE THIS FORM FOR:

Non-certified yearly totals of earnings

This service is free to the public.

These totals can be obtained by calling 1-800-772-1213 to receive Form SSA-7004, Request for Earnings and Benefit Estimate Statement.

PRIVACY ACT NOTICE: We are authorized to collect this information under section 205 of the Social Security Act, and the Federal Records Act of 1950 (64 Stat. 583). It is needed so we can identify your records and prepare the statement you request. You do not have to furnish the information, but failure to do so may prevent your request from being processed.

PAPERWORK REDUCTION ACT: This information collection meets the clearance requirements of 44 U.S.C. §3507, as amended by Section 2 of the Paperwork Reduction Act of 1995. You are not required to answer these questions unless we display a valid Office of Management and Budget control number. We estimate that it will take you about 11 minutes to read the instructions, gather the necessary facts, and answer the questions.

INFORMATION BOUT YOUR REQUEST

How Do I Get This Information?

You need to complete the attached form to set us what information you want.

Can I Get This Information For Someone Else.

Yes, if you have their written permission. For more information, see page 3.

Who Can Sign On Behalf Of The Individual?

The parent of a minor child, or the legal guardian of an individual who has been declared legally incompetent, may sign if he/she is acting on behalf of the individual.

Is There A Fee For This Information?

1. Certified/Non-Certified Detailed Earnings Information

Yes, we usually charge a fee for detailed information. In most cases, this information is used for purposes NOT directly related to Social Security such as for a private pension plan or personal injury suit. The fee chart on page 3 gives the amount of the charge.

Sometimes, there is no charge for detailed information. If you have reason to believe your earnings are not correct (for example, you have previously received earnings information from us and it does not agree with your records), we will supply you with more detail for the period in question. Occasionally, earnings amounts are wrong because an employer did not correctly report earnings or earnings are credited to the wrong person. In situations like these, we will send you detailed information, at no charge, so we can correct your record.

Be sure to show the year(s) involved on the request form and explain why you need the information. If you do not tell us why you need the information, we will charge a fee.

We will certify the detailed earnings information for an additional fee of \$15.00. Certification is usually not necessary unless you plan to use the information in court.

2. Certified Yearly Total of Earnings

Yes, there is a fee of \$15 to certify yearly totals of earnings. Cetification is usually not necessary unless you plan to use the information in court.

3. Method of Payment

Enclose a check or money order for the entire fee required. Payment can also be made by credit card. To do so, complete page 4 of this form and return it with your request form.

REQUEST FOR SOCIAL SECURITY EARNINGS INFORMATION

1.	From whose record do you need the earnings information?						
	Print	the Name, Social Security Number	(SSN), and date of birth below. Social Security Number				
		r Name(s) Used ude Maiden Name)	Date of Birth (Mo/Day/Yr)				
2.	Wha	What kind of information do you need?					
		Detailed Earnings Information For the period(s)/year(s):					
	Certified Total Earnings For Each Year. (Check this box only if you want the information certified. Otherwise, call 1-800-772-1213 to request Form SSA-7004, Request for Earnings and Benefit Estimate Statement)						
3.	3. If you owe us a fee for this detailed earnings in ormation, enter the amount due using the chart on page 3						
4.	I am the individual to whom the record pertains (or a person who is authorized to sign on behalf of that individual). I understand that any false representation to knowingly and willfully obtain information from Social Security records is punishable by a fine of not more than \$5,000 or one year in prison. SIGN your name here (Do not print) > Date						
5.	Nam	Tell us where you want the information sent. (Please print) Name Address City, State & Zip Code					
6.	Mail Socia Divis P.O.	Chemin (11° a. 100 (10° 2° 100 (10° 10° 10° 10° 10° 10° 10° 10° 10° 10°	Exception: If using private contractor (e.g., FedEx) to mail form(s), use: Social Security Administration Division of Earnings Record Operations 300 N. Greene St. Baltimore Maryland 21290-0300				

REQUEST FOR SOCIAL SECURITY EARNINGS INFORMATION

How Much Do I Have to Pay For Detailed Earnings?

 Count the number of years for which you need detailed earnings information. Be sure to add in both the first and last year requested. However, do not add in the current calendar year since this information is not yet available.

2. Use the chart below to determine the correct fee.

Number of Years Requested	Fee	Number of Years Requested	Fee	Number of Years Requested	Fee
1	\$15.00	15	\$43.75	28	\$64.50
2	17.50	16	45.50	29	66.00
3	20.00	17	47.25	30	67.50
4	22.50	18	49.00	31	68.75
5	25.00	19	50.75	32	70.00
6	27.00	20	52.50	33	71.25
7	29.00	21	54.00	34	72.50
8	31.00	22	55,50	35	73.75
9	33.00	23	57.00	36	75.00
10	35.00		58.50	37	76.25
11	36.75	25	60.00	38	77.50
12	38.50	25 26	61.50	39	78.75
13	40.25	27	63.00	40	80.00
14	42.00	•			

For Requests Over 40 Years, Please Add 1 Dollar for Each Additional Year.

· Whose Earnings Can Be Requested

1. Your Earnings

You can request earnings information from your own record by completing the attached form; we need your handwritten signature. If you sign with an "X", your mark must be witnessed by two disinterested persons who must sign their name and address.

2. Someone Else's Earnings

You can request earnings information from the record of someone else if that person tells us in writing to give the information to you. This writing or "authorization" must be presented to us within 60 days of the date it was signed by that person.

3. A Deceased Person's Earnings

You can request earnings information from the record of a deceased person if you are the legal representative of the estate, a survivor (that is, the spouse, parent, child, divorced spouse of divorced parent), or an individual with a material interest (example-financial) who is an heir at law, next of kin, beneficiary under the will or donee of property of the decedent.

Proof of death must be included with your request.

Proof of appointment as representative or proof of your relationship to the deceased must also be included.

YOU CAN MAKE YOUR PAYMENT BY CREDIT CARD

As a convenience, we offer you the option to make your payment by credit card. However, regular credit card rules will apply.

You may also pay by check or money order.

Please fill in all the information below and return this form along with your request to:

Social Security Administration Division of Earnings Record Operations P.O. Box 33003 Baltimore Maryland 21290-3003 Exception:

If using private contractor (e.g., FedEx) to mail form(s), use:

Social Security Administration Division of Earnings Record Operations 300 N. Greene St. Baltimore Maryland 21290-0300

Frank Color Color (A. Color (Market) Color (A.				
Note: Please read Paper	rwork/Privacy Act Notice			
CHECK ONE	☐ Visa ☐ American ☐ MasterCard ☐ Discover ☐ Diners Card			
Credit Card Holder's Name (Enter the name from the credit card)	First Name, Middle Initial, Last Name			
Credit Card Holder's Address	Number & Street City, State, & Zip Code			
Daytime Telephone Number	Area Code Telephone Number			
Credit Card Number				
Credit Card Expiration Date	Month Year			
Amount Charged	- 22			
Credit Card Holder's Signature				
DO NOT WRITE IN THIS SPACE	Authorization			
OFFICE USE ONLY	Name Date			
	Remittance Control #			

PRIVACY ACT NOTICE

The Social Security Administration (SSA) has authority to collect the information requested on this form under section 205 of the Social Security Act. Giving us this information is voluntary. You do not have to do it. We will need this information only if you choose to make payment by credit card. You do not need to fill out this form if you choose another means of payment (for example, by check or money order).

If you choose the credit card payment option, we will provide the information you give us to the banks handling your credit card account and SSA's account. We may also provide this information to another person or government agency to comply with federal laws requiring the release of information from our records. You can find these and other routine uses of information provided to SSA listed in the Federal Register. If you want more information about this, you may call or write any Social Security Office.

APPENDIX B COMPANY HISTORY ABOUT PRODUCTS CONTAINING ASBESTOS

United States Gypsum Company is a subsidiary of USG Corporation. United States Gypsum Company was formed in 1901 and is in the business of manufacturing and selling building products. Some of the building products manufactured and sold by United States Gypsum Company from 1920 through 1978 contained asbestos. Products that may have contained asbestos during this period include some wall and ceiling plasters, spray fireproofing, fire-rated ceiling tiles, decorative textures, joint compound, and industrial insulation. Most of these products did not contain asbestos at all times from 1920 through 1978. No product contained asbestos as part of the product formulation after 1978.

A list of trade names of products manufactured by United States Gypsum Company during the period from 1920 through 1978 that may have contained asbestos includes, but may not be limited to, the following:

A-B Tex Texture Paint
ACOUSTONE 120 Ceiling Tiles
ACOUSTONE 180 Ceiling Tiles
AUDICOTE Acoustical Plaster
Aggregated Spray Finish, White
CHINA GLAZE Siding
Column Fire Board
Concrete Ceiling Texture
DURABOND Joint Compound
Exterior Texture Wallboard Finish

Fire Door Coreboard Hi-LITE Acoustical Plaster

IMPERIAL "QT" (Spray) Texture Finish

KEMIDOL Joint Compound
K-FAC 19 Block Insulation
K-FAC Block Insulation
MAYFAIR Shake Siding
Multi-Purpose Texture Finish
ORIENTAL Exterior Finish Stucco
ORIENTAL Interior Finish
PAC-TEX Texture Paint
PERF-A-TAPE Joint Compound

PYROBAR Mortar Mix

USG "QT" Simulated Acoustical Spray Texture Ready-Mixed Imperial "QT" Simulated Acoustical

Spray Texture

RED TOP Acoustical Plaster

RED TOP BONDCRETE Plaster-Basecoat

RED TOP Cover Coat Finish Plaster

RED TOP Firecode D Plaster

RED TOP Firecode "V" Plaster RED TOP Gypsum Plaster RED TOP Patching Plaster RED TOP Sanded Wall Plaster

RED TOP Sanded Wall Plaster
RED TOP Strucolite Plaster
RED TOP Trowel Finish

RED TOP Wood Fiber Plaster

REGENCY Shingles
SABINITE Acoustical Plaster

SHEETROCK Radiant Heat Filler-Machine Application SHEETROCK Radiant Heat Simulated Acoustical Texture

Simulated Acoustical Spray Texture/Finish

Special Texture Paint SPRAYDON Powercote SPRAYDON Standard A SPRAYDON Standard G STRUCTOLITE Plaster

Superhard Spray Texture Finish SUPERTITE Roofing Products TEXOLITE Block Filler

TEXOLITE Dry Fill
TEXOLITE Drywall Surfacer
TEXTONE Texture Finish

THERMALUX Radiant Heating Panels

USG Joint Compound

Wainscoat Trowel Finish Plaster

United States Gypsum Company also manufactured other products in the following generic categories that may have contained asbestos:

Adhesives Joint Compound
Asbestos Board Pipecovering
Asbestos Paper Roofing Products
Insulating Cement Cement Siding Shingles

USG Corporation was formed in 1985 and is the parent company of various debtors in this chapter 11 proceeding. USG Corporation has never manufactured or sold any building products. Various subsidiaries of USG Corporation manufactured or sold building products that contained asbestos at various times in the past.

L&W Supply Company, a subsidiary of USG Corporation, is a distributor of building materials manufactured by United States Gypsum Company and other companies. L&W Supply Company was created in 1971 as a subsidiary of United States Gypsum Company and, since 1985, has been a subsidiary of USG Corporation. In the 1970s, some of the products distributed by L&W Supply Corporation, primarily joint compound and roofing materials, contained asbestos. Since its formation in 1971, L&W Supply Company distribution centers have operated under different business names in different locations. A list of these business names is available on the USG claims website at http://www.usgclaims.com/LandWbusiness names.asp.

Beadex Manufacturing, LLC, a subsidiary of United States Gypsum Company, manufactured and sold joint compound containing asbestos from 1963 through 1978. Distribution of products that contained asbestos is believed to have been limited to Washington, Oregon, Idaho, Alaska, and possibly Colorado.

USG Interiors, Inc., a subsidiary of USG Corporation, was formed in 1986. USG Interiors has manufactured mineral fiber ceiling tiles and suspension systems, mineral fiber insulation, access floors, and wall partition systems. None of the products manufactured or sold by USG Interiors contained asbestos as part of the product formulation.

APPENDIX C STANDARD OCCUPATIONAL CLASSIFICATION CODES¹

Healthcare Practitioners and Technical Occupations

Dentists. General

Protective Service Occupations

Fire Fighters

Building and Grounds Cleaning and Maintenance Occupations

Janitors and Cleaners, Except Maids and Housekeeping Cleaners 3.

Construction and Extraction Occupations

- Asbestos Removal Workers² 4
- 5. Boilermakers
- Brickmasons and Blockmasons 6.
- Carpenters 7
- 8. Carpet Installers
- 9. Cement Masons and Concrete Finishers
- 10. Construction and Building Inspectors
- Construction Laborers
- 12. Continuous Mining Machine Operators
- Drywall and Ceiling Tile Installers 13.
- Drywall Finishers (Tapers) 14.
- 15. Electricians
- Elevator Installer & Repairers 16.
- First-Line Supervisors/Managers of Construction Trades and Extraction Workers 17
- 18. Floor Layers, Except Carpet, Wood, and Hard Tiles
- Floor Sanders and Finishers 19
- 20. Glaziers
- 21. Hazardous Materials Removal Workers
- 22. Helpers Brickmasons, Blockmasons, Stonemasons, and Tile and Marble Setters
- Helpers Electricians
- Helpers Extraction Workers 24
- Helpers Painters, Paperhangers, Plasterers, and Stucco Masons
- Helpers Pipelayers, Plumbers, Pipefitters, and Steamfitters 26.
- Insulation Workers 27.
- 28. Mine Cutting and Channeling Machine Operators
- 29. Miner 12
- Operating Engineers and Other Construction Equipment Operators 30.
- 31. Painters, Construction and Maintenance
- Paperhangers 32.
- Pipelayers 33.
- 34. Plasterers and Stucco Masons
- Plumbers, Pipefitters, and Steamfitters
- Rail-Track Laying and Maintenance Equipment Operators 36.
- Reinforcing Iron and Rebar Workers 37.
- Rock Splitters, Quarry
- Roof Bolters, Mining 39
- 40. Roofers
- Service Unit Operators, Oil, Gas, and Mining 41.
- Sheet Metal Workers 42.
- 43 Stonemasons
- Structural Iron and Steel Workers
- Terazzo Workers and Finishers 45
- 46 Tile and Marble Setters

Installation, Maintenance, and Repair Occupations

- 47. Automotive Service Technicians and Mechanics
- 48 Boiler House Mechanics²
- Bus and Truck Mechanics and Diesel Engine Specialists
- 50. Control Valve Installers and Repairers, Except Mechanical Door
- 51. Electrical and Electronics Repairers, Powerhouse, Substation, and Relay
- 52. Fabric Menders, Except Garment
- Heating, Air Conditioning, and Refrigeration Mechanics and Installers 53.
- Industrial Machinery Mechanics
- 55. Maintenance and Repair Workers, General
- Maintenance Workers, Machinery

- Millwrights
- Mobile Heavy Equipment Mechanics, Except Engines
- Motorcycle Mechanics 59
- Rail Car Repairers
- 61 Refractory Materials Repairers, Except Brickmasons
- Riggers 62.
- Valve Repairers² 63.

Production Occupations

- Cabinetmakers and Bench Carpenters
- Chemical Equipment Operators and Tenders 65.
- Coating, Painting, and Spraying Machine Setters, Operators, and Tenders
- Crushing, Grinding and Polishing Machine Setters, Operators and Tenders 67.
- Cutters and Trimmers, Hand 68.
- Cutting, Punching, and Press Machine Setters, Operators, and Tenders, Metal 69. and Plastic
- Dental Laboratory Technician Engine and Other Machine Assemblers
- Foundry Mold and Coremakers
- Gas Plant Operators 73.
- Lay-Out Workers, Metal and Plastic 74.
- 75. Machinists
- Metal-Refining Furnace Operators and Tenders 76.
- Mixing and Blending Machine Setters, Operators, and Tenders 77.
- 78. Molders, Shapers, and Casters, Except Metal and Plastic
- Painting, Coating and Decorative Worker 79
- Petroleum Pump System Operators, Refinery Operators, and Gaugers 80
- 81. Pourers and Casters, Metal
- **Power Plant Operators** 82.
- Prepress Technicians and Workers 83.
- 84. Printing Machine Operators
- Sawing Machine Setters, Operators, and Tenders, Wood Stationary Engineers and Boiler Operators 85.
- 86.
- Structural Metal Fabricators and Fitters
- Textile Cutting Machine Setters, Operators and Tenders 88
- Textile Knitting and Weaving Machine Setters, Operators and Tenders
- Textile Winding, Twisting, and Drawing Out Machine Setters, Operators, and 90. Tenders
- 91. Tool and Die Makers
- Welders, Cutters, Solderers, and Brazers 92.
- Welder, Production Line² 93.
- Welding, Soldering, and Brazing Machine Setters, Operators and Tenders

Transportation and Material Moving Occupations

- 95. Cleaners of Vehicles and Equipment
- 96. Conveyor Operators and Tenders
- 97. Crane and Tower Operators
- Excavating and Loading Machine and Dragline Operators
- Industrial Truck and Tractor Operators
- 100. Laborers and Freight, Stock, and Material Movers, Hand
- 101. Loading Machine Operators, Underground Mining
- 102. Locomotive Engineers
- 103. Locomotive Firers
- 104. Pump Operators, Except Wellhead Pumpers
- 105. Rail Yard Engineers, Dinkey Operators, and Hostlers
- 106. Railroad Conductors and Yardmasters
- 107. Railroad Car Inspectors²
- 108. Sailors and Marine Oilers
- 109. Ship Engineers
- 110. Shuttle Car Operators
- 111. Tank Car, Truck, and Ship Loaders
- 112. Transportation Inspectors
- 113. Truck Drivers, Heavy and Tractor Trailer 114. Truck, Drivers, Light or Delivery Service
- 115. Other (please specify)

Page 33

¹ Codes are based on U.S. Department of Labor, Bureau of Labor Statistics, List of Standard Occupation Classifieds, found at http://stats.bls.gov/oes/1999/oes_stru.htm unless otherwise indicated.

² Codes are based on U.S. Department of Labor, Dictionary of Occupational Titles, Fourth Edition, Revised 1991 found at http://www.oalj.dol.gov/public/dot/refrnc/dotalpha.htm with definitions at http://www.oalj.dol.gov/libdot.htm#definitions.

APPENDIX D STANDARD INDUSTRY CLASSIFICATION CODES³

- Agriculture, Forestry & Fishing A.
- Mining & Milling (asbestos)
- Mining & Milling (non-asbestos)
- C. Construction
- Manufacturing Asbestos Containing Products D.1
- Manufacturing Boilers D.2
- D.3
- Manufacturing Chemicals
 Manufacturing Insulation (asbestos containing) D.4
- D.5 Manufacturing Insulation (non-asbestos containing)
- D.6 Manufacturing Petroleum Refining and Related Industries
- Manufacturing Plastic Products D.7
- D.8 Manufacturing Rubber
- D.9 Manufacturing Textiles (asbestos containing)
- D.10 Manufacturing Textiles (non-asbestos containing)
- D.11 Manufacturing Transportation Equipment (other than shipbuilding or shipbreaking)
- D.12 Manufacturing Transportation Equipment (shipbuilding or shipbreaking)
- D.13 Manufacturing Other (please specify product)
- Transportation Electric, Gas, and Sanitary Services E.1
- E.2 Transportation Railroad
- E.3 Transportation - Water
- Transportation Other (please specify)
- Wholesale Trade F.
- G. Retail Trade
- Н. Finance, Insurance, and Real Estate
- 1.1 Services – Automotive Repair
- Services Miscellaneous Repair 1.2
- 1.3 Services - Other (please specify)
- **Public Administration** J.
- K. Military (Non-Navy)
- L. Navy
- Other (please specify) M.

³ Codes are based on OSHA, U.S. Department of Labor, Standard Industry Classifications, Division Structure, at http://www.osha.gov/oshstats/sicser.html.

<<NAME>>

<<ADDRESS1>>

<<ADDRESS2>>

<<CITY STATE ZIP>>

<<COUNTRY>>

UNITED STATES DISTRICT COURT DISTRICT OF DELAWARE

CERTIFICATE OF SERVICE

I hereby certify that on October 14, 2005, I electronically filed the **Debtors'**

Standard Questionnaire to Select Personal Injury Asbestos Claimants with the Clerk of

Court using CM/ECF which will send notifications of such filing to the following:

Steven T. Davis

steven.davis@obermayer.com

Marla Rosoff Eskin

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Brett D. Fallon

bfallon@morrisjames.com

Paul N. Heath

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Christopher A. Ward

bankserve@bayardfirm.com cward@bayardfirm.com

Daniel Bryan Butz

dbutz@mnat.com

I hereby certify that on October 14, 2005, I caused a copy of the **Debtors'** Standard Questionnaire to Select Personal Injury Asbestos Claimants to be served via e-

mail upon the attached Service List¹ and Interested Party Service List.

/s/ Paul N. Heath

Paul N. Heath (No. 3704) Richards, Layton & Finger, P.A. One Rodney Square, P. O. Box 551 Wilmington, Delaware 19899-0551

Phone: 302-651-7700 Fax: 302-651-7701 E-mail: heath@rlf.com

¹ As defined in and in accordance with Order Establishing Case Management and Scheduling Procedures for All Matters in the Above-Captioned Bankruptcy Cases Which the Reference has been Withdrawn from the United States Bankruptcy Court for the District of Delaware to the United States District Court for the District of Delaware [Docket No. 8 in Case #04-1560; Docket No. 6 in Case #04-1559 – entered March 23, 2005]

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Filed 10/21/2005

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Document 67-2

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Filed 10/21/2005

In re: USG Corporation
Case Nos.: 04-1559 & 04-1560 (JFC)
Interested Party Service List

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